



**Clearview Energy – New Jersey Sales Agreement and Terms of Service
For Residential and Small Commercial Customers**

Product Information Chart

Electric Product Name:	GreenGuarantee12Plus™
Product Description:	Fixed Kilowatt Rate Product
Energy Type:	Renewable Energy Product
Agreement Term:	12 month fixed rate term
Monthly Base Charge:	\$9.99
Early Termination Fee:	\$50.00

This Agreement is for electric supply service between Clearview Electric, Inc. dba Clearview Energy (“Clearview Energy”) and Customer. The Plan Information Chart is hereby made an integral part of this Agreement. Clearview Energy is licensed as an electric power supplier by the New Jersey Board of Public Utilities (“BPU”) [License # ESL-0089]. Clearview Energy establishes your electric supply rate. The BPU regulates the distribution rates of your Local Distribution Company (“LDC”). The Federal Energy Regulatory Commission regulates transmission prices and services.

1. Right of Rescission

Customer may rescind this Agreement within seven (7) calendar days from the date of the LDC’s confirmation letter by contacting the LDC. This Agreement is not legally binding until the rescission period has expired and you have not, directly or indirectly, rescinded your selection. The Customer is liable for all Clearview Energy charges until the Customer returns to the LDC or another supplier.

2. Price of Electricity

The price in cents per kilowatt includes: electric generation supply, transmission, and capacity charges in the Independent System Operator’s (or equivalent’s) market; any applicable state and/or local taxes; and a margin adder. The price of electricity may include a Monthly Base Charge as indicated in the Plan Information Chart. Clearview Energy’s supply charges do not include any LDC charges applied to the Customer.

2a. **Fixed Kilowatt Rate Product** – If Clearview Energy would like to propose a change to a fixed kilowatt rate product, you will be notified by the process described in Change of Terms. Fixed price products may change

due to new or modified federal, state or local laws; or regulatory actions that impose new or modified fees.

2b. **Month-to-month Variable Kilowatt Rate Product** – Month-to-month variable kilowatt rate products are subject to change without notice at Clearview Energy’s discretion outside of any applicable promotion. If applicable, the Monthly Base Charge may also fluctuate outside of any applicable promotion.

All pricing can be viewed at www.ClearviewEnergy.com.

3. Billing and Payment

You will receive a single bill from your LDC that includes Clearview Energy’s electric supply charges as well as the LDC’s delivery charges. By the acceptance of this Agreement, you hereby authorize the LDC to provide billing and payment information to Clearview Energy.

The Customer will pay each invoice in full within twenty (20) days of the invoice date or in the timeframe established by the LDC. Customer payments remitted in response to a consolidated bill shall be pro-rated in accordance with procedures adopted by the BPU. If the Customer fails to remit payment when due, Clearview Energy reserves the right to terminate supply services. Failure to remit payment is considered a breach of this Agreement and the Customer may be liable to Clearview Energy for any applicable early termination fee.

4. Energy Products

4a. **Renewable Energy Product** – Supports renewable energy producers in the United States through the

purchase of Renewable Energy Certificates equivalent to the power you consume.

4b. **Traditional Energy Product** – Traditional energy products sourced by a combination of coal, natural gas, nuclear, hydropower and/or other renewable energy sources. The renewable sources may include wind, solar, geothermal and/or biomass.

5. Terms of Renewal

5a. **Fixed Kilowatt Rate Product** – Upon expiration of your fixed term, your service will automatically continue under Clearview Energy's variable month-to-month renewal product. You will receive two (2) renewal notices forty-five (45) and ninety (90) days prior to the renewal date. If you do not respond to the renewal notice, at its discretion, Clearview Energy may renew your account under the terms described in the renewal notice.

5b. **Month-to-month Variable Kilowatt Rate Product** – This Agreement shall commence for a one (1) month term ("Initial Term") and thereafter rates may change at Clearview Energy's discretion outside of any applicable promotion. This Agreement shall automatically renew for successive one (1) month periods ("Renewal Term").

6. Termination

6a. **Fixed Kilowatt Rate Product** – If you terminate this Agreement prior to its expiration, you will be charged an Early Termination Fee. Your service will remain in effect until such time as the LDC completes the termination in accordance with its rules. However, you may terminate this Agreement without penalty as a result of relocation, disability that renders the customer of record unable to pay for Clearview Energy's service, or the customer of record's death.

6b. **Month-to-month Variable Kilowatt Rate Product** – This Agreement will remain in effect at Clearview Energy's discretion or until you notify Clearview Energy of your desire to choose a fixed plan, or another provider. Customer may cancel this Agreement at any time by providing thirty (30) days' notice to Clearview Energy at 1.800.746.4702. There is no penalty for cancellation of variable month-to-month products.

Upon termination of this Agreement, a final bill will be rendered within twenty (20) days after the final scheduled meter reading or, if access is unavailable, an estimate of consumption will be used in the final bill which will be trued-up subsequent to the final meter reading. Clearview Energy does not physically cut off electric service, only your LDC

may do that. If Clearview Energy cancels this Agreement for any reason other than non-payment you will be mailed two (2) notices forty-five (45) and ninety (90) days prior to your service being returned to the LDC's supply service.

7. Change in Terms

Changes to this Agreement will be provided to the customer in two (2) mailings forty-five (45) and ninety (90) days prior to the effective date of the changes. If you do not respond to the mailing, Clearview Energy may implement the changes described to your account.

8. Dispute Resolution Process

If you have any questions or disputes regarding Clearview Energy's service, please contact Clearview Energy's customer service department at 1.800.746.4702. If you are not satisfied with the resolution after speaking with a Clearview Energy representative, then you may contact the BPU. For your convenience, the BPU's contact information has been provided at the end of this Agreement. No terms contained herein waive any rights you may have under New Jersey or Federal Consumer Protection laws.

9. Assignments

Customer may not assign its interests or delegate its obligations under this Agreement without the express written consent of Clearview Energy. Clearview Energy may sell, transfer, pledge, or assign the accounts receivable, revenues, or proceeds hereof, in connection with any financing agreement, purchase of accounts receivables program or billing services agreement, and may assign this Agreement and the rights and obligations there under, to another energy supplier, or other entity as authorized by the BPU.

10. Severability

If any provision of this Agreement is held by a court or regulatory agency of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions shall continue in full force without being invalidated in any way.

11. Force Majeure

The term "Force Majeure" shall mean any cause not reasonably within the control of the party claiming suspension and which by the exercise of due diligence, such party is unable to prevent or overcome, including but not limited to, an act of God, natural disaster, an act of war, and any act or cause which is deemed a Force Majeure by the LDC or any transportation or transmitting entity. If either party is unable, wholly or in part, by Force Majeure to perform or comply with any obligations or conditions of this Agreement, such party will give immediate written notice, to

the maximum extent practical, to the other party and not be held liable.

12. Limitations of Liability

Liabilities not excused by Force Majeure or otherwise shall be limited to direct actual damages. Neither party will be liable to the other for consequential, incidental, punitive, special, exemplary, or indirect damages. Lost profits or penalties of any nature are hereby waived; these limitations apply without regard to the cause of any liability or damage, including the negligence of Clearview Energy. There are no third-party beneficiaries to this Agreement.

13. Customer Information and Release Authorization

Throughout this Agreement, you authorize Clearview Energy or its agents to obtain and review information from credit-reporting agencies regarding your credit history and information from the LDC relating to you and your account that includes, but is not limited to: account name and number; billing history; payment history; rate classification; historical and future electricity usage; meter readings; and characteristics of electricity service. Clearview Energy will not provide or sell such information to any other party without your consent unless required to do so by law, or it is necessary to enforce the terms of this Agreement. Clearview Energy reserves the right to reject your enrollment, or terminate this Agreement, in the event you rescind these authorizations.

14. Power Outages and Emergencies

If you have any electrical emergency or power outage, please contact your LDC at the number provided in the Contract Summary.

15. Contact Information

Clearview Electric, Inc. dba Clearview Energy

P.O. Box 130659
Dallas, TX 75313-0659
1.800.746.4702
Representatives available Monday – Friday
9:30 a.m. – 6:30 p.m. EST
www.ClearviewEnergy.com

New Jersey Board of Public Utilities

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